Renaissance Center, Detroit, Michigan 48243, filed in Docket No. CP97–5–001 a joint petition to amend the order issued October 30, 1996, in Docket No. CP97–5–000 pursuant to Section 7(b) and Section 7(c) of the Natural Gas Act for permission and approval to abandon operations and maintenance by ANR, and the commencement of operations and maintenance by Texas Eastern, of the existing Springboro Meter Station, all as more fully set forth in the application on file with the Commission and open to public inspection.

It is stated that by order issued October 30, 1996, ANR was authorized to abandon by sale to Texas Eastern an undivided 50 percent interest in its Springboro Meter Station located in Warren County, Ohio, and Texas Eastern was authorized to acquire such 50 interest in ANR's Springboro Meter Station. The October 30, 1996, order also reflected that ANR would continue to operate and maintain the Springboro Meter Station. It is stated that, subsequently, Texas Eastern's customer to be served through Texas Eastern's interest in the facility, and the only existing firm transportation customer at the facility, Cincinnati Gas & Electric Co., requested that Texas Eastern operate the Springboro Meter Station. It is further stated that Texas Eastern and ANR have agreed that Texas Eastern will operate and maintain the Springboro Meter Station.

Any person desiring to be heard or to make any protest with reference to said petition to amend should on our before December 16, 1996, file with the Federal Energy Regulatory Commission, Washington, D.C. 20426, a motion to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.214 or 385.211) and the Regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a motion to intervene in accordance with the Commission's Rules.

Lois D. Cashell.

Secretary.

[FR Doc. 96-31392 Filed 12-10-96; 8:45 am]

BILLING CODE 6717-01-M

[Docket No. CP97-115-000]

Western Gas Interstate Company; Notice of Request Under Blanket Authorization

December 3, 1996.

Take notice that on November 22, 1996, Western Gas Interstate Company (WGI), 211 North Colorado, Midland, Texas 79701 filed in Docket No. CP97-115-000 a request pursuant to Sections 157.205, and 157.211 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205 and 157.211) for approval and permission to construct and operate a two-inch tap and related facilities for the City of Guymon, Oklahoma (Guymon), under the blanket certificate issued in Docket No. CP82-441-000, pursuant to Section 7(c) of the Natural Gas Act (NGA), all as more fully set forth in the request which is on file with the Commission and open to public inspection.

WGI states that it proposes to be authorized under its blanket certificate, facilities that were originally constructed under emergency authority granted in Subpart I of Part 284 of the Commission's regulations in Docket No. EM96-5-000. WGI further states that it only recently acquired its interstate pipeline system, including the subject facilities, from a subsidiary of the Southern Union Company. WGI asserts that at the time it acquired these facilities, WGI's current owner was not aware that the company's previous owner had failed to take steps to secure appropriate regulatory approval for the tap, or that service through these facilities was no longer authorized.

WGI indicates that deliveries to Guymon are currently authorized under WGI's Rate Schedule FT–N. WGI further indicates that peak day and annual deliveries are 125 Mcf and 25,000 Mcf, respectively. WGI asserts that service to Guymon will not affect service to any existing firm customer.

Any person or the Commission's Staff may, within 45 days after the issuance of the instant notice by the Commission, file pursuant to Rule 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.214), a motion to intervene or notice of intervention and pursuant to Section 157.205 of the Regulations under the Natural Gas Act (18 CFR 157.205), a protest to the request. If no protest is filed within the time allowed therefor, the proposed activities shall be deemed to be authorized effective the day after the time allowed for filing a protest. If a protest is filed and not withdrawn 30 days after the time allowed for filing a protest, the instant request shall be

treated as an application for authorization pursuant to Section 7 of the Natural Gas Act.

Lois D. Cashell,

Secretary.

[FR Doc. 96–31391 Filed 12–9–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. ER97-544-000]

Minnesota Power & Light Company; Notice of Filing

December 5, 1996.

Take notice that on October 21, 1996, Minnesota Power & Light Company (MP) tendered for filing a report of short-term transaction made under MP's market-based tariff.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 18 CFR 385.214). All such motions or protests should be filed on or before December 13, 1996. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 96–31478 Filed 12–10–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. ER96-2658-001]

TPC Corporation; Notice of Filing

December 5, 1996.

Take notice that on October 15, 1996, TPC Corporation tendered for filing its Code of Conduct in compliance with the Commission's September 30, 1996, order issued in this docket.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 18 CFR 385.214). All such motions or protests should be filed on or before December 13, 1996. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make